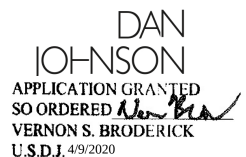
April 7, 2020

VIA ECF, ELECTRONIC MAIL, & U.S.P.S. Mail

Hon. Vernon S. Broderick, U.S.D.J. Thurgood Marshall United States Courthouse 40 Foley Square, Courtroom 518 New York, NY 10007



The Letter-Motion at ECF No. 902 to file portions of the documents filed at ECF No. 904 with redactions is GRANTED. The Letter-Motion filed at ECF No. 904 shall remain visible only to the selected parties. The Clerk of Court is respectfully directed to close the Letter-Motion at ECF No. 902.

Re: In re Keurig Green Mountain Single-Serve Coffee Antitrust Litig., MDL No. 2542; Request to File Under Seal

Dear Judge Broderick:

We write on behalf of Plaintiff JBR, Inc. d/b/a Rogers Family Company ("JBR") to request that the Court seal JBR's Reply in Support of Motion and Objections to Magistrate Judge Ruling ECF No. 831 pursuant to Rules 1.A. and 5.B. of Your Honor's Individual Rules & Practices in Civil Cases. Because the proposed memorandum involves potentially confidential material, JBR proposes to file an unredacted copy of the materials with the Court, and to publicly file a redacted copy.

JBR makes this sealing request to protect the potential confidentiality interests of Keurig. The proposed sealing concerns descriptions of and quotations from unredacted deposition testimony of Keurig and third-party witnesses and Keurig and third-party documents designated by Keurig or third parties as confidential or highly confidential under the terms of the Protective Order (ECF No. 496) in this matter. Additionally, the proposed sealing concerns descriptions of and quotations of portions of JBR's previously filed letter motion ECF No. 762 and exhibits and Keurig's previously filed declaration. The previously filed JBR letter motion and exhibits have already been sealed by the Court as a result of prior motions to seal. JBR takes no position as to the confidentiality of the materials designated by Keurig and third parties, and reserves the right to challenge the confidentiality designations at a later date.

JBR's proposed filing is narrowly tailored to protect the potential confidentiality of the subject matter at issue, and it requests that the Court permit the filing of these unredacted documents under seal.

Respectfully submitted,	
/s/ Daniel Johnson Jr.	

Daniel Johnson Jr.

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DAN JOHNSON LAW GROUP, LLP dan@danjohnsonlawgroup.com 400 Oyster Point Blvd., Ste. 321 South San Francisco, CA 94080 (415) 604-4500

Counsel for Plaintiff JBR, Inc. d/b/a Rogers Family Company

Counsel for All Parties via ECF (Sealed document sent via email) cc: